

UNITED STATES BANKRUPTCY COURT
EASTERN DISTRICT OF NEW YORK AT BROOKLYN

CLERK
U.S. BANKRUPTCY COURT
EASTERN DISTRICT OF
NEW YORK

-----X
IN RE: Eric H. Richmond
Debtor.
-----X

2017 MAY 17 A 9:36
Case No. 14-41678 (CEC)
CHAPTER 13
RECEIVED

LETTER REQUEST FOR FINDINGS / TIME TO ADDRESS COURT ORDERED ARREST

1. On May 10, 2017 Debtor presented the court with a copy of a deed transferring to the Debtor an asset with a value of approximately \$17,000,000.

2. On May 10, 2017 Debtor presented the court with an amended plan.

3. The court ended Debtor's hearing on May 10, 2017 and had Debtor arrested in the midst of a required presentation of evidence of a crime by the Second Circuit under 18 *United States Code* 4:

Whoever, having knowledge of the actual commission of a felony cognizable by a court of the United States, conceals and does not as soon as possible make known the same to some judge or other person in civil or military authority under the United States, shall be fined under this title or imprisoned not more than three years, or both.

4. Subsequent to arrest Debtor was ejected from the building.

5. The court must be aware that the deed changes the Debtor's financial state.

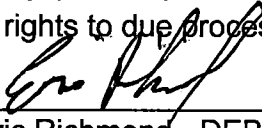
6. The court must be aware that any hearing on a plan or any threats of the court to make any findings on the now superseded plan are illegal as violations of both the due process rights of the debtor and creditors (notice and opportunity to be heard).

7. The court must be aware that any hearing that is ended WHILE a litigant/Debtor is detailing federal crimes as required by 18 USC 4 is a violation of due process.

8. The court must be aware that violations of due process by the court strip the court of any jurisdiction it may have had.

9. Debtor requests that all findings made by the court on or after the day of arrest be posted on PACER immediately and that the findings address the changed financial circumstances of Debtor, the impact of an amended plan on a hearing on the superseded plan and the court ordered arrest with ample time (90 days) for response to the arrest if the arrest in any way impacts Debtor's bankruptcy or Debtor's rights to due process.

May 17, 2017 - Brooklyn, NY


Eric Richmond - DEBTOR, PRO SE
2107 Regent Place
Brooklyn, NY 11226
(646) 256-9613 / gowanusx@gmail.com

